

1 Scott E. Gizer, Esq., Nevada Bar No. 12216
sgizer@earlysullivan.com
2 Sophia S. Lau, Esq., Nevada Bar No. 13365
slau@earlysullivan.com
3 EARLY SULLIVAN WRIGHT
GIZER & McRAE LLP
4 8716 Spanish Ridge Avenue, Suite 105
Las Vegas, Nevada 89148
5 Telephone: (702) 331-7593
Facsimile: (702) 331-1652

6 Kevin S. Sinclair, State Bar Number 12277
7 ksinciar@sinclairbraun.com
SINCLAIR BRAUN LLP
8 16501 Ventura Blvd, Suite 400
Encino, California 91436
9 Telephone: (213) 429-6100
Facsimile: (213) 429-6101

10 Attorneys for Defendant
11 FIDELITY NATIONAL TITLE INSURANCE COMPANY

12 DESIGNATED LOCAL COUNSEL FOR SERVICE OF
PROCESS ON SINCLAIR BRAUN LLP PER L.R. IA 11-1(b)

13 Gary L. Compton, State Bar No. 1652
14 2950 E. Flamingo Road, Suite L
Las Vegas, Nevada 89121

15 **UNITED STATES DISTRICT COURT**

16 **DISTRICT OF NEVADA**

17 US BANK NATIONAL ASSOCIATION,

18 Plaintiff,

19 vs.

20 FIDELITY NATIONAL TITLE GROUP,
INC. et al.,

21 Defendants.

22 Case No.: 2:20-CV-01955-KJD-VCF

23 **STIPULATION AND ORDER**
EXTENDING TIME TO RESPOND TO
OPPOSITION TO MOTION TO
DISMISS AND COUNTERMOTION
FOR PARTIAL SUMMARY
JUDGMENT (ECF Nos. 11 & 12)

24 **(FIRST REQUEST)**

25 COMES NOW defendant Fidelity National Title Insurance Company (“Fidelity”) and
plaintiff U.S. Bank National Association (“U.S. Bank”), by and through their respective attorneys
of record, which hereby agree and stipulate as follows:

- 26
27 1. On October 30, 2020, Fidelity filed its motion to dismiss (ECF No. 4);
28 2. On November 12, 2020, U.S. Bank filed its opposition to motion to dismiss and

1 countermotion for partial summary judgment (ECF Nos. 11 & 12.);

2 3. Fidelity's deadline to respond to the opposition to motion to dismiss and
3 countermotion for partial summary judgment is currently November 19, 2020;

4 4. Fidelity requests a brief extension of time to respond to U.S. Bank's motion, up to
5 and including December 3, 2020, to afford Fidelity additional time to respond to the legal
6 arguments set forth in U.S. Bank's motions;

7 5. U.S. Bank does not oppose the requested extension;

8 6. This is the first request for an extension which is made in good faith and not for
9 purposes of delay;

10 **IT IS SO STIPULATED** that Fidelity's deadline to respond to U.S. Bank's opposition to
11 motion to dismiss and countermotion for partial summary judgment (ECF Nos. 11 & 12) is hereby
12 extended through and including December 3, 2020.

14 Dated: November 17, 2020

SINCLAIR BRAUN LLP

16 By: /s/-Kevin S. Sinclair

17 KEVIN S. SINCLAIR
18 Attorneys for Defendant
FIDELITY NATIONAL TITLE INSURANCE
COMPANY

19 Dated: November 17, 2020

20 WRIGHT FINLAY & ZAK, LLP

21 By: /s/-Darren T. Brenner

22 DARREN T. BRENNER
23 Attorneys for Plaintiff
U.S. BANK NATIONAL ASSOCIATION

24 **IT IS SO ORDERED.**

25 Dated this 20th day of November, 2020.

26 
27 KENT J. DAWSON
28 UNITED STATES DISTRICT JUDGE